PATENT

Case Docket No. H-1131

K. SHIMADA et al. In RE application of

Group Art Unit:

2188

Filed: February 19, 2004

Serial No.: 10/780,772

Examiner:

M. PADMANABHAN

For: STORAGE HAVING LOGICAL PARTITIONING CAPABILITY AND SYSTEMS

WHICH INCLUDE THE STORAGE

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Transmitted herewith is an Amendment in the above-identified application.

Small entity status of this application under 37 CFR 1.9 and 1.27 has been established by a verified statement previously submitted.

A verified statement to establish small entity status under 37 CFR 1.9 and 1.27 is enclosed.

No additional fee is required.

The fee has been calculated as shown below:

	(COL. 1)		(C	OL. 2)	(1	COL. 3)
	1	Claims Remaining After Amendment		Pre	ghest No. eviously aid For		Present Extra
Total	•	18	Minus	••	20	=	0
Indep.		3	Minus	***	3	-	0
First Presentation of Multiple Dependent Claims							

SMALL ENTITY

•·····································		
Rate	Additional Fee	
x 9	\$	
× 42	\$	
+ 140	\$	

OTHER THAN A SMALL ENTITY

OR

OR

Rate	Additional Fee
× 18	\$ 0
x 84	\$ 0
+ 280	\$ O
Total	\$ 0

If the entry in Col. 1 is less than the entry in Col. 2, write 'O' in Col. 3.

If the 'Highest Number Previously Paid For' IN THIS SPACE is less than 20, write '20' in this space.

If the 'Highest Number Previously Paid For' IN THIS SPACE is less than 3, write '3' in this space.

The 'Highest Number Previously Paid For' (Total or Independent) is the highest number found from the equivalent box in Col. 1 of a prior Amendment or the number of claims originally filed.

	riease	charge my Deposit Account No. 50-1417 in the amount of \$
	A che	ck in the amount of \$ is attached in payment of:
х		ommissioner is hereby authorized to charge payment of the following fees associated with this communication dit any overpayment to Deposit Account No. 50-1417.
	x	Any filing fees under 37 CFR 1.16 for the presentation of extra claims.
	х	Any patent application processing fees under 37 CFR 1.17.
	x	Any Extension of Time fees that are necessary, which are hereby requested if necessary.

MATTINGLY, STANGER & MALUR, P.C. 1800 Diagonal Rd., Suite 370 Alexandria, Virginia 22314 (703) 684-1120

Date: <u>June 20, 2005</u>

Daniel J. Stanger

Registration No. 32,846 Attorney for Applicant(s)



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

K. SHIMADA, et al.

Serial No. 10/780,772

Group Art Unit: 2188

Filed: February 19, 2004

Examiner: M. PADMANABHAN

For: STORAGE HAVING LOGICAL PARTITIONING CAPABILITY AND

SYSTEMS WHICH INCLUDE THE STORAGE

RESUBMITTED PETITION TO MAKE SPECIAL UNDER 37 CFR §1.102(d) (MPEP §708.02(VIII))

Mail Stop: Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

June 20, 2005

Sir:

In response to the Decision on Petition to Make Special mailed April 18, 2005, dismissing the Petition to Make Special filed November 30, 2004, the Applicants re-petition.

This Resubmitted Petition incorporates by reference the November 30, 2004 Petition and provides additional details regarding independent claims 1, 16, and 18 and how the claimed subject matter is patentable over the documents developed by the pre-examination search.

The Applicants have prepared this Resubmitted Petition in order to satisfy the requirements of 37 CFR 1.102(d) and MPEP \$708.02 (VIII), and to address the deficiencies alleged in the

Decision noted above (namely, the lack of a sufficiently detailed discussion of the documents developed by the preexamination search, including a detailed discussion of how the invention defined in independent claims 1, 16, and 18 is distinguishable from the documents). Specifically, the Decision states that many of the references (specifically, Shimura, US 5,210,844) are described as failing to disclose features that are not set forth in claims 1 and 18. Thus, the Applicants below refer to specific language of all of the independent claims 1, 16, and 18 in accordance with the requirement, while attempting to avoid a wholesale restatement of the claims. Nevertheless, to achieve the required specificity, and due to the relative lack of correspondence between the claimed structure/functions and the listed disclosures, substantial restatement of the claims could not be entirely avoided.

(A) The fee set forth in 37 CFR §1.17(h) was previously submitted.

A Credit Card Payment Form in the amount of \$130.00 was submitted with the Petition filed November 30, 2004, in satisfaction of the fee set forth in 37 CFR §1.17(h). It is believed that this Resubmitted Petition does not require an additional fee. However, the Commissioner is hereby

authorized to charge any additional payment due, or to credit any overpayment, to Deposit Account No. 50-1417.

(B) All claims are directed to a single invention

If the Office determines that all claims are not directed to a single invention, Applicants will make an election without traverse as a prerequisite to the grant of special status in conformity with established telephone restriction practice.

(C) A pre-examination search has been conducted.

The search was directed towards a storage system. In particular, the search was directed towards a storage to be connected to a network as set forth in independent claim 1, comprising a plurality of interfaces, a plurality of disk drives, and a control unit which translates a file access into a block access and controls the plurality of disk drives on the basis of the block access. The control unit logically partitions the plurality of interfaces, the plurality of disk drives, and the control unit, and causes the partitioned plurality of interfaces, the partitioned plurality of disk drives, and the partitioned control unit to operate as a plurality of virtual storages independently.

The search was also directed particularly to a storage system as set forth in independent claim 16, including a storage comprising a plurality of interfaces, a plurality of disk drives, a control unit which translates a file access into a block access and controls the plurality of disk drives on the basis of the block access, and a supervising terminal connected to the storage, wherein the storage logically partitions the plurality of interfaces, the plurality of disk drives, and the control unit on the basis of inforemation to be inputted to the supervising terminal and operates as plural virtual storages independently.

The search was further directed to a storage as set forth in independent claim 18, comprising a plurality of interfaces, a plurality of disk drives, and a control unit which translates a file access into a block access and controls the plurality of disk drives on the basis of the block access, wherein the control unit includes a plurality of cache memories, first and second processors, a plurality of memories, and a plurality of communication units. The control unit logically partitions the plurality of cache memories, the first and second processors, the plurality of interfaces, the plurality of disk drives, the plurality of memories, the plurality of communication units, and the control unit, and

causes the partitioned devices to operate as a plurality of virtual storages independently.

The search of the above features was conducted in the following areas:

Class	Subclasses		
Class 711	147		
	153		
	173		
	202		
Class 718	1		

Additionally, a computer database search was conducted using the U.S. Patent and Trademark Office's Examiner Application Search Tool (EAST).

(D) The following is a list of the references deemed most closely related to the subject matter encompassed by the claims:

U.S. Patent Number	Inventor(s)
5,210,844	Shimura et al.
5,592,638	Onodera
5,659,786	George et al.
5,704,055	George et al.
5,790,852	Salm
6,484,245	Sanada
6,606,690	Padovano
6,640,278	Nolan et al.
6,725,352	Goodman et al.
6,738,854	Hoese et al.
6,742,090	Sanada et al.
6,754,776	Conway et al.
6,763,419	Hoese et al.

Inventor(s)
Fontijn
Monday
Flamma et al.
Husain et al.
Weber et al.

Additionally, the following documents were made of record in the present application by the IDS filed February 19, 2004.

Publication No.	Inventor(s)
2003/0097393	Kawamoto et al.
Japan Patent Application Publication No.	Inventor(s)

U.S. Patent Application

2003-157177 Kawamoto et al.

Because all of the above-listed documents have been made of record in the present application by the Information

Disclosure Statements filed February 19, 2004 and November 24, 2004, additional copies of the documents have not been submitted with this Petition in accordance with MPEP § 708.02(VIII)(d).

(E) It is submitted that the present invention is patentable over the references for the following reasons.

It is submitted that the cited references, whether taken individually or in combination with each other, fail to teach or suggest the invention as claimed. In particular, the cited references, at a minimum, fail to teach or suggest in combination with the other limitations recited in the claims:

a first feature of the present invention as claimed in independent claim 1, wherein the control unit logically partitions the plurality of interfaces, the plurality of disk drives, and the control unit, and causes the partitioned plurality of interfaces, the partitioned plurality of disk drives, and the partitioned control unit to operate as a plurality of virtual storages independently;

a second feature of the present invention as claimed in independent claim 16, wherein the storage logically partitions

the plurality of interfaces, the plurality of disk drives, and the control unit on the basis of inforemation to be inputted to the supervising terminal and operates as plural virtual storages independently; and

a third feature of the present invention as claimed in independent claim 18, wherein the control unit logically partitions the plurality of cache memories, the first processor, the second processor, the plurality of interfaces, the plurality of disk drives, the plurality of memories, the plurality of communication units and the control unit, and causes the partitioned devices to operate as a plurality of virtual storages independently.

To the extent applicable to the present Petition, the Applicants submit that although the distinguishing features may represent a substantial portion of the claimed invention, the claimed invention including these features and their interoperation provides a novel storage system not taught or suggested by any of the references of record.

The references considered most closely related to the claimed invention are briefly discussed below:

Shimura, et al., US 5,210,844 (Shimura) discloses an information processing apparatus that has at least one processor and a main storage, accessed by the processor, and

capable of providing a plurality of logical information processing apparatuses by logically partitioning the information processing apparatus. The information processing apparatus includes a main storage partitioned into a plurality of memory areas, with each of the memory areas corresponding to one of the plurality of logical information processing apparatuses. The information processing apparatus further includes a first storage unit for storing identification information for each of the memory areas identifying the logical information processing apparatus allocated to each memory, and a read unit for reading the identification information from the first storage unit when the main storage is to be accessed by one of the plurality of logical information processing apparatuses. (See, e.g., Column 3, line 27 - Column 4, line 40.)

However, Shimura fails to teach the present invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit to permit operation as a plurality of virtual storages independently.

More particularly, Shimura does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second

feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Onodera, US 5,592,638 (Onodera) discloses a data processor having a storage and a processor, and a method of assigning a plurality of regions of the storage to a plurality of virtual machines according to a plurality of activating or non-activating storage region assignment requests. A virtual machine control program (VMCP) 110 is operated on a real data processor 10. Under control of the VMCP 110, a plurality of virtual machines or logical partitions are generated and the respective logical partitions are assigned to the storage regions of a real storage 20. In particular, the logical partition whose storage origin is not designated is activated, the VMCP 110 reads a storage assignment status table 310 of the file memory 30, generates a storage assignment work table 410 and the remainder storage region area table 420 on a work memory 40, and determines whether or not assignment of the storage region of the associated logical partition is possible. (See, e.g., Column 4, lines 58-67.)

Onodera, however, does not teach the claimed invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit to permit operation as a plurality of virtual storages independently.

More particularly, Onodera does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

George, et al., US 5,659,786 (George '786) discloses dynamic reconfiguration of system resources in a logically partitioned system without the need for operator involvement to free up resources. In operation, when started by an external stimulus, such as an operator command or a timedriven event, a hardware policy or PR/SM operator requests a physical configuration change. The processor controller element passes the request to LPAR, which translates the request into a request (or requests) to a logical partition (or partitions) to free up logical resources. LPAR sends the

translated requests to operating systems in the logical partition(s), which respond as they would to an operator request by performing logical deconfiguration, and then physical deconfiguration via a signal to LPAR. LPAR, which may initiate deconfiguration requests to different partitions in parallel, evaluates the actions by each partition and, if necessary, consults a policy to make needed adjustments to insure that all needed resources are obtained. Finally, LPAR sends the appropriate physical reconfiguration request(s) to the processor controller element for execution. (See, e.g., Column 2, lines 37-55.)

However, George '786 does not teach the present invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit to permit operation as a plurality of virtual storages independently.

More particularly, George '786 does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination

with the other limitations recited in each of the independent claims.

George, et al., US 5,704,055 (George '055) discloses a data processing system that has a processing unit and a memory which provides a common pool of physical storage. This storage is initially assigned as either main storage or expanded storage during power-on. Subsequent to the initial assignment, storage assigned as main storage or expanded storage may be unassigned and thus returned to the common pool. Once returned to the common pool, the storage may be reassigned as either main storage or expanded storage. The storage reassignment is done dynamically without requiring a reset action and transparent to the operating system and any active application programs. (See, e.g., Abstract, and Column 5, lines 26-38.)

However, George '055 does not disclose the claimed invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit to permit operation as a plurality of virtual storages independently.

More particularly, George '055 does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second

feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Salm, US 5,790,852 (Salm) discloses a computer system comprising a virtual storage, and means for organizing the virtual storage to provide storage space for parallel program execution in pre-allocated partitions. The virtual storage contains shared areas and private areas in a plurality of address spaces. Depending on the job to be performed, the organizing means allocates one or more dynamic partitions in the private areas in addition to the pre-allocated partitions, and the dynamic partitions are de-allocated after job termination to free the storage area for other use. (See, e.g., Column 1, lines 39-49.)

However, Salm is not directed to a storage system per se, and does not disclose the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit to permit operation as a plurality of virtual storages independently.

More particularly, Salm does not teach or suggest the above-described first feature of the present invention as

recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Sanada, US 6,484,245, and Sanada, et al., US 6,742,090 (Sanada '245 and Sanada '090, respectively) disclose a system that includes a storage controller 40 constituted from a fiber channel control unit 41 which may be a protocol processor including a direct memory access (DMA) for controlling data transmission between it and the host computers 10, 20, 30, a microprocessor 42 for controlling all possible operations of the storage controller, a control memory 43 for storing therein micro-programs for control of the operation of the controller along with control data associated therewith, a cache control unit 44 for controlling writing and reading data to and from the cache, a disk cache 45 for temporarily buffering write data and read data to/from a disk drive(s), a device interface control unit 46 which may be a protocol processor including DMA for controlling data transfer between it and its associative disk drives, and a panel 47 for use in inputting device configuration information to the storage

controller, and a disk array subsystem 50 operable under control of the storage controller 40. (See, e.g., Column 4, line 58 - Column 5, line 24 of the '245 patent.)

However, Sanada '245 and Sanada '090 both fail to teach the functionality of the present invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit to permit operation as a plurality of virtual storages independently.

More particularly, neither Sanada '245 nor Sanada '090 teaches or suggests the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Padovano, US 6,606,690 (Padovano) discloses a system in which a first SAN (Storage Area Network) server is configured to be coupled to a plurality of storage devices in a SAN via a first data communication network. The first SAN server allocates a first portion of the plurality of storage devices in the SAN to be accessible to at least one first host coupled to a second data communication network. The first SAN server

allocates a second portion of the plurality of storage devices in the SAN to a first NAS server. The first NAS server configures access to the second portion of the plurality of storage devices to at least one second host coupled to a separate data communication network. (See, e.g., Column 2, lines 40-62.)

However, while Padovano is directed to servers that control configuration of storage, the present invention requires a storage that includes the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit to permit operation as a plurality of virtual storages independently.

More particularly, Padovano does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Nolan, et al., US 6,640,278 (Nolan) discloses a system for managing storage resources in a storage network according to storage domains. The system includes a plurality of

communication interfaces, adapted for connection via communication media to clients and storage systems and the storage network. A processing unit is coupled with the plurality of communication interfaces and includes logic to configure a set of storage locations from the one or more storage systems in the network as a storage domain for a set of at least one client from the one or more clients in the storage network. (See, e.g., Column 2, lines 19-41.)

However, Nolan is not concerned with the same problem as the present invention, and Nolan fails to teach the logical partitioning of a plurality of elements to permit operation as a plurality of virtual storages independently.

More particularly, Nolan does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Goodman, US 6,725,352 (Goodman) discloses a method to partition a data storage and retrieval system into one or more logical libraries, where that data storage and retrieval

system includes a library controller, at least one data storage drive and at least one control port. Using Goodman's method, a data storage and retrieval system can be partitioned into smaller virtual libraries called logical libraries. A logical library comprises a subset of the complete physical data storage and retrieval system, where that logical library includes at least one data storage drive and at least one control port. (See, e.g., Column 2, lines 15-49.)

However, Goodman does not teach the present invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, Goodman does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Hoese, et al., US 6,738,854 and US 6,763,419 (Hoese '854 and Hoese '419, respectively) disclose a system in which

collective storage is provided by storage devices 60, 62, and 64 which can have blocks allocated by programming means within a storage router 56. Virtual local storage is accomplished without limiting the performance of workstations 58 because the storage access involves native low level, block protocols and does not involve the overhead of high level protocols and file systems required by network servers. Additionally, a supervisor unit 86 comprises a microprocessor for controlling operation of storage router 56 and to handle mapping and security access for requests between a Fibre Channel 52 and a SCSI bus 54. (See, e.g., Column 4, lines 7-59 of the '854 patent.)

However, neither Hoese '854 nor Hoese '419 teaches the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, neither Hoese '854 nor Hoese '419 teaches or suggests the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent

claim 18, in combination with the other limitations recited in each of the independent claims.

Conway, et al., US 6,754,776 (Conway) discloses a system and method of logically partitioning a cache memory between computer domains using an extended memory address is disclosed. The extended memory address includes an address space identifier for extending a conventional memory address with at least one bit uniquely identifying the address space of a domain from which a data request is made to the cache memory. (See, e.g., Column 2, lines 28-34.)

However, Conway does not disclose the claimed invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, Conway does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Fontijn, US Patent Application Publication No.

2002/0007366 (Fontijn) discloses a method of implicitly partitioning the storage space available on a storage medium, into a storage medium for storing user data, and a recording device for storing user data on a storage medium.

However, Fontijn does not teach the present invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, Fontijn does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Monday, US Patent Application Publication No.

2002/0133539 (Monday) discloses a system and method for attaching a remote storage device to a network. The remote storage device is detected and automatically incorporated into a new or existing logical storage volume. A size of a logical

storage space provided by a file system is automatically expanded to include the additional storage capacity. The storage capacity is incorporated according to one or more predefined policies set by a system administrator or other user. To incorporate the storage capacity, a network-based connection is formed with the remote storage device such that a logical volume manger can configure the storage device as if it were locally attached. For example, a physical volume is created for the remote storage device and the physical volume is added to a volume group based on the pre-defined policies. (See, e.g., paragraphs [0008]-[0009].)

However, while Monday teaches the automatic reconfiguration of logical storage upon the addition of a new storage device, Monday does not teach the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, Monday does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination

with the other limitations recited in each of the independent claims.

Flamma, et al., US Patent Application Publication No. 2003/0065898 (Flamma) discloses a system for managing the storage of objects in a storage system having a plurality of different storage media divided into different partitions. The system includes a storage processor for determining whether a particular storage partition has reached a predetermined capacity threshold, and a data migration processor for identifying within the particular storage partition an object to be moved and for identifying a target destination partition for the particular object in response to the capacity determination. The data migration processor identifies the target destination partition based on one or more of (a) media type of the particular storage partition, and (b) information identifying related objects in the target destination partition. The system also includes a transfer processor for transferring data representing the particular object to the target destination partition. (See, e.g., paragraph [0011].)

However, while Flamma provides a system for migration of data within storage partitions, Flamma does not teach the logical partitioning of a plurality of interfaces, a plurality

of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, Flamma does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Husain, et al., US Patent Application Publication No. 2003/0120751 (Husain) discloses a system and method for managing data storage for a plurality of computer systems. The computer systems may be configured to access virtual network attached storage.

However, Husain fails to teach the present invention, including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, Husain does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second

feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Weber, et al., US Patent Application Publication No. 2004/0111580 (Weber) discloses systems and methods for managing requests of a host system to physical storage partitions. A storage system includes a plurality of storage elements with each storage element configured for providing data storage. A communications switch is communicatively connected to the storage elements for transferring requests to the physical storage partitions. A host system includes a storage router for mapping a portion of the physical storage partitions to logical storage partitions such that the host system can directly access the portion via the requests. of the storage elements includes a storage controller configured for processing the requests of the host system. The storage elements also include any of a disk storage device, tape storage device, CD storage device, and a computer memory storage device. (See, e.g., paragraphs [0010] and [0012].)

However, Weber does not teach the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to permit operation as a plurality of virtual storages independently.

More particularly, Weber does not teach or suggest the above-described first feature of the present invention as recited in independent claim 1, the above-described second feature of the present invention as recited in independent claim 16, or the above-described third feature of the present invention as recited in independent claim 18, in combination with the other limitations recited in each of the independent claims.

Kawamoto, US Patent Application Publication No.

2003/0097393 and Kawamoto, JP Patent Application Publication

No. 2003-157177 (Kawamoto US '393 and Kawamoto JP '177,

respectively) disclose a virtual computer system having a

hypervisor (allocating means) that divides a physical computer

into a plurality of logical partitions (LPARs), that runs an

operating system (OS) in each LPAR, and that controls

allocation of resources of the physical computer to the LPARs.

The virtual computer system consists mainly of a user

interface, a load measuring means, and an adaptive control

means. The user interface enables entry of one setting or a

plurality of settings concerning the control actions of the virtual computer system. The load measuring means measures loads to be accomplished by the OSs in the LPARs. The adaptive control means (allocation ratio varying means) determines the allocation ratios of the computer resources relative to the LPARs according to the settings entered through the user interface and the loads to be accomplished by the OSs in the LPARs which are measured by the load measuring means. If the determined allocation ratios are different from the previous ones, the adaptive control means instructs the hypervisor to vary the allocation ratios. Furthermore, the hypervisor includes a means for dynamically varying the allocation ratios of the computer resources relative to the LPARs in response to the instruction issued from the adaptive control means. (See, e.g., paragraph [0013].)

However, while Kawamoto US '393 and Kawamoto JP '177 both teach a virtual computer system capable of dynamically and optimally allocating computer resources to LPARs according to the loads to be accomplished by OSs that run in the LPARs and a knowledge of workloads running on the OSs, neither Kawamoto US '393 nor Kawamoto JP '177 teaches the present invention including the logical partitioning of a plurality of interfaces, a plurality of disk drives, and a control unit, to

permit operation as a plurality of virtual storages independently.

More particularly, neither Kawamoto US '393 nor Kawamoto
JP '177 teaches or suggests the above-described first feature
of the present invention as recited in independent claim 1,
the above-described second feature of the present invention as
recited in independent claim 16, or the above-described third
feature of the present invention as recited in independent
claim 18, in combination with the other limitations recited in
each of the independent claims.

(F) Conclusion

The pre-examination search required by the MPEP "must be directed to the invention as claimed in the application for which special status is requested." MPEP §708.02 (VIII). The search performed in support of this Petition is believed to be reasonable; however, the Applicants make no representation that the search covered every search area that may contain relevant prior art. Prior art of greater relevance to the claims may exist. The Applicants urge the United States Patent and Trademark Office to conduct a complete search of the prior art, and to thoroughly examine this application in

view of the prior art cited above and any other prior art that may be located in its independent search.

Further, while the Applicants have identified, in good faith, certain portions of each cited reference in order to satisfy the requirement for a "detailed discussion of the references, which discussion points out, with the particularly required by 37 C.F.R. §1.111(b) and (c), how the claimed subject matter is patentable over the references" (MPEP §708.02(VIII)), the United States Patent and Trademark Office should not limit review of these documents to the identified portions, but rather is urged to review and consider the entirety of each reference.

In view of the foregoing, Applicants requests that this Petition to Make Special be granted and that the application undergo the accelerated examination procedure set forth in MPEP 708.02 VIII.

(G) Fee (37 C.F.R. 1.17(h))

A Credit Card Payment Form in the amount of \$130.00 was submitted with the Petition filed February 17, 2005, in satisfaction of the fee set forth in 37 CFR §1.17(h). It is believed that this Resubmitted Petition does not require an additional fee. However, the Commissioner is hereby

e) 01 11 F

authorized to charge any additional payment due, or to credit any overpayment, to Deposit Account No. 50-1417.

Respectfully submitted,

Daniel J. Stanger Registration No. 32,846

Attorney for Applicants

MATTINGLY, STANGER, MALUR & BRUNDIDGE, P.C. 1800 Diagonal Rd., Suite 370 Alexandria, Virginia 22314 (703) 684-1120

Date: June 20, 2005